IN THE	ELED 21	AIES PAT	ENT A	ND TRADEMA	REOFFICE	PATENT AF	PPLICATIO
Inventor(s): CATT, et al.				Group Art		164	$< \infty <$
Inventor(s): CATT, et al. Appln. No.: 08	025 747			Examiner:	,	٧. ' ' ' ' '	3 W
Series Code ↑	935,717 Serial No. ↑		_ "	Atty. Dkt.	P <u>241939</u>	R3248C	111
Filed: September 23, 1997	Senai No. 1	O.1 F	13'	Appln. Title	e: TEST KITS AI	Client Ref	1 /
Hon. Commissioner of Patents			اي	• • •			
Non. Commissioner of Patents Washington, D.C. 20231 Sir: REPLY/AMENDME This is a reply/amendment/letter in the which is incorporated hereinto by reference.	8	APR 0 6	2000	3)		\S_{\infty}	
	百		aul W	∮			
Sir:	4	٠ •		•		(3), 12, 20,	
REPLY/AMENDME	NT/LETTER	RADEMA	Risil	Date	e: April 6, 2001	8 0	\mathcal{O}'
This is a renly/amendment/letter in the	o obovo idanti	End and Co.			3		77
which is incorporated hereinto by refesignature thereto.	rence and the	neo applica	tion and	includes the he	rewith attachment	of same date	and subject
signature thereto.	cicios and the	signature L	elow is	treated as the si	gnature to the atta	chment in abs	ence of a
	FEE REQUI	REMENTS	FOR CI	AIMS AS AMEN	IDED	·O	
1. Small Entity claim			OIT OL	-AINO AO AINEI	NDED	7	
A. NOT made For B & C	Claims	Highest nu	ımber	Present Extra	Large/Small Entity	1 4100	
B. Withdrawn See Required C. made herewith Separate Paper	remaining after amendment	previously		I TOOGHT EXUA	Largeronian Entity	Additional Fee	Fee Code
D. made previously (Pat-256)	amenoment						Lg/Sm
					İ		
2. Total Effective Claims	7	**minus .	20	0	× ¢10/¢0 -	1 . 00	
3. Independent Claims	1	***minus	3	0	x \$18/\$9 = x \$80/\$40 =	+ \$0	103/203
4. If amendment enters proper multip	e dependent c	laim(s) into	this ann	lication for first	χ φου/φ40 =	+ \$0	102/202
unie (leave <u>blank</u> if this is a <u>reissue</u> ar	oplication)		upp	add	+ \$270/\$135 =	+ \$0	104/004
1.3. Original due Date: November 1.	, 2001 I			udu	1 - Ψ21 0/Ψ100 -	1 40	104/204
6. Petition is hereby made to extend	the original du	ie (1 mo)	\$110/\$55 =		Taring and	115/215
date to cover the date this response is	s filed for which		mos)	\$390/\$195 =	+ \$890		116/216
requisite fee is attached		. (3	mos)	\$890/\$445 =			117/217
(Usable	only for ≤ 2m	10.OA 4	mos)	\$1390/\$695=		44	118/218
	for 30 day/1m			\$1890/\$945=		35.	128/228
7. Enter any previous extension fee pa	aid since above	original du	e date a	and subtract	- \$0	200	
0.				Evtere	on Fee Attached	+ \$890	
9. If Terminal Disclaimer attached, ac	dd Rule 20(d) o	official fee			+ \$110/\$55	+ \$0	148/248
To, IT IDO attached requires Official Fe	e under Rule 9)7 (c)		244	+ \$180		126
or it Rule 9/(d) Request				أنمام	+ \$180	+ \$0	126
The Alter-Fillal Request Fee per rules	129(a) and 1/(i	r)			+ \$710/355	+ \$0	146/246
12. No. of additional inventions for exa	mination per R	ule 129(b)		1 1	x \$710/355 ea	+ \$0	149/249
 Request for Continued Examination Petition fee for 	n (RCE)		• • • • • • • • • • • • • • • • • • • •		+ \$710/355	+ \$0	1179/1279
15.						+ \$0	
				TOTAL FE	E ENCLOSED =	\$890	
17. **If the "Highest number previously paid for" in this space, the "Present Extra" result is "0".							
18. ***If the "Highest number previously paid for" in this space is less than 3, write "3" in this space.							
			Our D	eposit Account I	No. 03-3975)		
			(Our (Order No. <u>601</u>	A !!		
CHARGE STATEMENT: The Commissioner is hereby filed, or which should have been filed herewith or cond	y authorized to chare	ie anv fee speci	fically auth	orized hereafter or an	C# M#		
filed, or which should have been filed herewith or cond hereafter relative to this application and the resulting (eming any paper file	ed hereafter, and	which ma	ay be required under R	ules 16-18 (missing or ins	e(s) filed, or assert	ed to be ow or
duplicate copy of this sheet is attached.		40, 11aic 20, 0, 1	Acuit arry	overpayment, to our A	counting/Order Nos. sho	wn above, for which	purpose a
This CHARGE STATEMENT <u>does not authorize</u> cha fileਰੀ.	arge of the <u>issue fe</u>	<u>e</u> until/unless a	n issue fe	e transmittal sheet is	Query: Is appe	eal deadline no	w2 If
					so, file Notice	of Appeals so	narately
``	Pillsbury W	inthrop LLI	•			or appeals se	Jurately.
1100 New York Avenue, NW	Intellectual	Property G	roup				
Ninth Floor	By Atty: _F	erry E. Van	DV91	/	Reg. No.	42197	
Washington, DC 20005-3918	Sig ¹	ノカシ	[[] C	<u> </u>	. Fam.	(000) 000	
Геl: (202) 861-3000		//			Fax:	(202) 822-09	
Atty/Sec: PEV/pdn	\sim	1/			Tel:	(202) 861-35	45
NOTE: File this cov	er sheet in du	plicate with	h PTO i	eceipt (PAT-10:	3A) and attachme	nte	
				, . ,	7 accaomine		

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of

CATT ET AL

Application No. 08/935,717

Filed: September 23, 1997

For: TEST KITS AND DEVICES

PR 0 6 2001 (1)

Group Art II

Group Art Unit:

Examiner: Portner

April 6, 2001

RESPONSE AFTER FINAL REJECTION

Honorable Commissioner of Patents and Trademarks Washington, D.C. 20231

BOX AF

Sir:

In response to the Office Action dated October 11, 2000, please enter the following remarks:

REMARKS

Reconsideration and allowance of the above referenced application are respectfully requested.

Claims 1 and 5-10 are currently pending in the application.

Claims 1 and 5-10 are rejected under 35 U.S.C. § 102(b) as anticipated by or, in the alternative, under 35 U.S.C. § 103(a) as obvious over Catt et al. (WO 95/13531). The

Applicants respectfully traverse the rejection.

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O'K to the Haladol